## UNITED STATES DISTRICT COURT

Western District of North Carolina

UNITED V	STATES OF AMERICA	)	JUDGMENT IN A CRIMIN (For Revocation of Probation of (For Offenses Committed On or	Supervised Release)
JOHNNY	LEE WILFONG	) ) ) )	Case Number: DNCW599CR00 USM Number: 15048-058 <u>Daniel Baker McIntyre, III</u> Defendant's Attorney	0060-002
☐ Was for ACCORDING Violation	DANT:  ed guilt to violation of condition(s) 1, 2, 3 & cound in violation of condition(s) count(s) af  GLY, the court has adjudicated that the development of Violation	ter	denial of guilt.	ion(s): Date Violation Concluded
New law violation - felony possession of cocaine     New law violation - misdemeanor assault on a government official/employee     New law violation - Habitual Felon     Drug/alcohol use  The Defendant is sentenced as provided in pages 2 through 2 of this judgment. The			12/23/13 12/23/13 12/23/13 12/23/13 e sentence is imposed	
pursuant to the De Union Violation	ne Sentencing Reform Act of 1984, United efendant has not violated condition(s) and on(s) (is)(are) dismissed on the motion of the condition o	is d	ates v. Booker, 125 S.Čt. 738 (200 ischarged as such to such violatic Jnited States.	05), and 18 U.S.C. § 3553(a).

**IT IS ORDERED** that the Defendant shall notify the United States Attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay monetary penalties, the defendant shall notify the court and United States attorney of any material change in the defendant's economic circumstances.

Date of Imposition of Sentence: 6/3/2015

Signed: June 4, 2015

Richard L. Voorhees United States District Judge Defendant: Johnny Lee Wilfong

Case Number: DNCW599CR000060-002

Judgment- Page 2 of 2

## **IMPRISONMENT**

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a term of <a href="https://www.ncentrology.org/nc

NO	SUPERVISED RELEASE TERM TO FOLLOW TERM OF IMPRISONMENT.
	The Court makes the following recommendations to the Bureau of Prisons:
$\boxtimes$	The Defendant is remanded to the custody of the United States Marshal.
	The Defendant shall surrender to the United States Marshal for this District:
	<ul><li>□ As notified by the United States Marshal.</li><li>□ At on .</li></ul>
	The Defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:
	<ul> <li>□ As notified by the United States Marshal.</li> <li>□ Before 2 p.m. on</li> <li>□ As notified by the Probation Office.</li> </ul>
	RETURN
l ha	ave executed this Judgment as follows:
_	
Def	fendant delivered on to, with a certified copy of this Judgment.
	United States Marshal  By:  Deputy Marshal